# **EXHIBIT 1**

From: Santacana, Eduardo E.

To: Ryan Sila

Cc: Santacana, Eduardo E.; Alex Frawley; FIREBASE-WFGE; WAAGOOGLETEAM@lists.susmanqodfrey.com

Subject: Re: Rodriguez v. Google: Case Schedule

Date: Wednesday, December 21, 2022 7:25:44 PM

#### **EXTERNAL Email**

Unfortunately, Google is on vacation and I'm not going to bother them with this request. So it's bah humbug for us all, I guess.

Eduardo E. Santacana Willkie Farr & Gallagher LLP

One Front Street | San Francisco, CA 94111 Direct: +1 415 858 7421 | Fax: +1 415 858 7599 esantacana@willkie.com | vCard | www.willkie.com bio

Pronouns: he, him, his

On Dec 21, 2022, at 2:15 PM, Ryan Sila <RSila@susmangodfrey.com> wrote:

### \*\*\* EXTERNAL EMAIL \*\*\*

Does Google stipulate to this schedule or not?

From: owner-waagoogleteam@lists.susmangodfrey.com <owner-

waagoogleteam@lists.susmangodfrey.com> On Behalf Of Santacana, Eduardo E.

**Sent:** Wednesday, December 21, 2022 7:13 PM

**To:** Alex Frawley <AFrawley@susmangodfrey.com> **Cc:** FIREBASE-WFGE <FIREBASE-WFGE@willkie.com>;

WAAGOOGLETEAM@lists.susmangodfrey.com **Subject:** Re: Rodriguez v. Google: Case Schedule

## **EXTERNAL Email**

You want to file a new motion that asks for the same schedule extension that your pending motion asks for? Over the holidays? Wouldn't your time be better spent getting your expert reports finished?

Eduardo E. Santacana
Willkie Farr & Gallagher LLP
One Front Street | San Francisco, CA 94111

Direct: +1 415 858 7421 | Fax: +1 415 858 7599 esantacana@willkie.com | vCard | www.willkie.com bio

Pronouns: he, him, his

On Dec 21, 2022, at 1:56 PM, Alex Frawley <a href="mailto:</a> <a href="mailto:AFrawley@susmangodfrey.com">AFrawley@susmangodfrey.com</a> wrote:

#### \*\*\* EXTERNAL EMAIL \*\*\*

Counsel,

Plaintiffs will move to extend the deadline for the reasons we laid out. We will also move to shorten time on that motion. Here is the schedule we will seek. If you agree, we can do this by stipulation. Let us know. Otherwise, we will file the motion to shorten time at 10 am ET tomorrow.

<b>Event</b>	Standard Deadline	Plaintiffs' Requested Deadline
Google's Opposition	January 5, 2023	December 28, 2022
Plaintiffs' Reply	January 12, 2023	January 2, 2023
Hearing	January 26, 2023	January 5, 2023

From: Santacana, Eduardo E. < <a href="mailto:ESantacana@willkie.com">ESantacana@willkie.com</a>>

Sent: Wednesday, December 21, 2022 12:34 PM

**To:** Alex Frawley < <u>AFrawley@susmangodfrey.com</u>>; FIREBASE-WFGE

<<u>FIREBASE-WFGE@willkie.com</u>>

**Cc:** WAAGOOGLETEAM@LISTS.SUSMANGODFREY.COM

**Subject:** RE: Rodriguez v. Google: Case Schedule

#### **EXTERNAL Email**

Counsel.

We don't see a justification for extending the case schedule.

We will have our portion of the brief to you next week.

Thanks,

Eduardo

Eduardo E. Santacana Willkie Farr & Gallagher LLP

One Front Street | San Francisco, CA 94111 Direct: +1 415 858 7421 | Fax: +1 415 858 7599 esantacana@willkie.com | vCard | www.willkie.com bio

Pronouns: he, him, his

On December 20, 2022 at 5:38:33 AM HST, Alex Frawley <a href="mailto:</a><a href="mailto:AFrawley@susmangodfrey.com">AFrawley@susmangodfrey.com</a>> wrote:

#### \*\*\* EXTERNAL EMAIL \*\*\*

Counsel,

I am following up on this extension request, as well as the individual issues listed below.

Relatedly, when can we expect Google's portion of the letter brief about the documents Google withheld for Ms. Langner's deposition?

Best. Alex

**From:** owner-waagoogleteam@lists.susmangodfrey.com <ownerwaagoogleteam@lists.susmangodfrey.com> On Behalf Of Alex Frawley

Sent: Thursday, December 15, 2022 6:15 PM

**To:** Santacana, Eduardo E. <<u>ESantacana@willkie.com</u>>; FIREBASE-

WFGE <<u>FIREBASE-WFGE@willkie.com</u>>

Cc: WAAGOOGLETEAM@LISTS.SUSMANGODFREY.COM

**Subject:** Rodriguez v. Google: Case Schedule

## **EXTERNAL Email**

Counsel.

We write to request an extension of the January 20 deadline for opening expert reports. We are asking for this extension as a courtesy in light of the holidays and also because of where things stand in terms of completing agreed upon discovery that is relevant for these expert reports. For example:

- 1. Google has not yet provided the results of our Dasle search query.
- 2. Google has not yet provided the agreed upon information relating to Plaintiffs' RFP Set 9 (see Ryan Sila's December 8

- follow-up email).
- 3. Google only yesterday permitted Plaintiffs to share with two experts the deposition transcripts for this case.
- 4. Google has not yet completed its supplemental productions and interrogatory responses relating to the WAA disclosures.
- 5. Google has not yet started the discussed data production process, even limited to the logs Google has identified and agreed to be in scope.

Given this work that still needs to be done, Plaintiffs request the following extended deadlines. Of course, if the Court grants some or all of Plaintiffs' pending motions, this request may become moot or there may be a need for another discussion about deadlines.

<u>Action</u>	Current Deadline (Dkt. 246)	<u>Plaintiffs'</u> <u>Proposed</u> <u>Deadline</u>
Initial Expert Witness Disclosures:	January 20, 2023	April 21, 2023
Rebuttal Expert Witness Disclosures:	May 1, 2023	July 31, 2023
Close of Expert Discovery:	June 2, 2023	September 1, 2023
Motion for Class Certification:	June 9, 2023	September 8, 2023
Opposition to Class Certification:	July 14, 2023	October 13, 2023
Reply in Support of Class Certification:	August 10, 2023	November 9, 2023
Hearing on Class Certification:	August 24, 2023 at 1:30 PM	TBD

## Alexander P. Frawley | Susman Godfrey LLP

1301 Avenue of the Americas, 32nd Floor | New York, NY 10019 212.729.2044 (office) | 917.599.6613 (cell) <u>afrawley@susmangodfrey.com</u> | <u>www.susmangodfrey.com</u>

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